

	M PTO-1390 U.S. DI / 10-94)	EPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTOINEYS SOCKET VEMBER						
1	TRANSMITTAL LETTER	TO THE UNITED STATES	DON CORE						
	DESIGNATED/ELECTE	RCA 88391							
	CONCERNING A FILIN	IG UNDER 35 U.S.C. 371	US APPLICATION NO OF MARIE BY ST CERLIS						
NI	ERNATIONAL APPLICATION NO	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED 15.09.95						
	T/US96/14733 E OF INVENTION	13September1996(13.09.	96)15September1995						
U	PGRADABLE ON-SCREEN		14rebruary1996						
APP	LICANT(S) FOR DO/EO/US Harole	d Blatter, Michael Fran	(14.02.96						
	Michael Michael Cant herewath submits to the United State	d Blatter, Michael Fran el Joseph McLane	cis kvintus Jr.,						
of the collection of the collection of the collowing items and other information.									
1. This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. 2. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. 3. This express request to begin national examination of items concerning a filing under 35 U.S.C. 371.									
examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1) 4. A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date									
5.		commany examination was made by the 19th mon	th from the earliest claimed priority date						
5. A copy of the International Application as filed (35 U.S.C. 371(c)(2)) a. is transmitted herewith (required only if not transmitted by the International Bureau).									
	o. Lies occur transmitted by the	ie international Russau							
6.	c. is not required, as the application was filed in the United States Receiving Office (RO/US) A translation of the International Application into English (35 U.S.C. 371(c)(2)).								
		**							
7.	Amendments to the claims of the I	nternational Application under PCT Article 1	9 (35 U.S.C. 371/cv3))						
	a. are transmitted herewith (b. have been transmitted by t	[CDUITED ORIV IT NOT transmitted by the Internal	tional Bureau).						
		the international Bureau. Ever, the time limit for making such amendments.							
	d. 🖸 have not been made and w	ill not be made.	ints has NOT expired.						
3. E	A translation of the amendments to	Aboutoine A seine							
		the claims under PCT Article 19 (35 U.S.C.	371(e)(3)).						
An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).									
10. [A translation of the annexes to the 1 (35 U.S.C. 371(c)(5)).	International Preliminary Examination Report	t under PCT Article 36						
tems	11. to 16. helow concern decuments	Nam !- 4							
ı. Ç	11. to 16. below concern document(s An Information Disclosure Stateme	of information included: nt under 37 CFR 1.97 and 1.98. With re							
	7	with re	eferences attached						
12. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included									
	•								
3. [A FIRST preliminary amendment.		į						
_	A SECOND or SUBSEQUENT pre	liminary amendment.							
4. C	A substitute specification.		·						
	TA shares of an article								
). <u>L</u>	A change of power of attorney and/o	or address letter.							
5. C	Other items or information:								
	EE121623715US CERTIFI	CATE OF MAILING UNDER 37 CFR	1.10						
-		9 March 199	98						
	Express Mail" mailing no.	Date of Dep	posit						
I	hereby certify that this anni-	ication is being density to							
-	prince Express Mail Post Off	ication is being deposited with the ice to Addressee" service under 37	CED 110						
	cicated above and is address	sed to the Assistant Commissioner	for Patente Weeking						
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S APPLICATION NO IT brown		INTERNATIONAL APP			ATTORNEYS DO	CKET NUMBER				
	PCT/US96/14733 X The following fees are submutted:				RCA 88391					
1 42	•	CALCULATIONS	PTO USE ONLY							
BASIC NATIONAL FEE (37 CFR 1.492(a)(1)-(5)): Search Report has been prepared by the EPO or JPO\$930.00										
International preliminary examination fee paid to USPTO (37 CFR 1.482)										
No international preliminary examination fee paid to USPTO (37 CFR 1.482) but international search fee paid to USPTO (37 CFR 1.445(a)(2)) \$790.00										
Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO \$1 0 7 0 . 00										
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(2)-(4)										
	ENTER APPRO			UNT =	\$ 1070.00					
Surcharge of \$130.0 months from the ear	0 for furnishing the oa- liest claimed priority d	th or declaration ate (37 CFR 1.49	later than 20	3 0	\$					
CLAIMS	NUMBER FILED		BER EXTRA	RATE		<u> </u>				
Total claims	1.0 -20		0	X \$22.00	\$					
Independent claims	3 -3		0	X\$82.0	8	 				
MULTIPLE DEPEN	DENT CLAIM(S) (if a		<u>د</u>	+\$270.0	3 0	 				
	TOTAL	OF ABOVE	CALCULATION		\$ 1070.00					
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	(1000 37 01 11.7, 1.2	, 1.20).	SUBTO	TAL =	\$ 1070.00	<u> </u>				
Processing fee of \$1	30.00 for furnishing th	e English transl		20 30	V 1070.00	 				
months from the ear	rliest claimed priority d	late (37 CFR 1.4	492(f)).	+	\$					
TOTAL NATIONAL FEE = \$ 1070.00										
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property +										
		TOTAL	FEES ENCLO	SED =	3 1070.00					
	•	Amount to be: refunded								
					charged	\$1070.00				
a. A check in the amount of \$ to cover the above fees is enclosed.										
b. Please charge my Deposit Account No. 07-0832 in the amount of \$ 1070.00 to cover the above fees										
A duplicate	copy of this sheet is end	closed.								
c. The Commis overpayment	ssioner is hereby author to Deposit Account No	rized to charge a o. <u>07-083</u>	iny additional fees v 2 A duplica	which may be te copy of this	required, or credit ar sheet is enclosed.	ny				
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR										
1.137(a) or (b)) must be filed and granted to restore the application to pending status.										
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